

IT IS HEREBY ADJUDGED and DECREED that the below described is DENIED.

Dated: February 13, 2013

JOHN C. AKARD
UNITED STATES BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS **EL PASO DIVISION** In Re: DHC REALTY, LLC, 6.11-309774HCM `ase Debtor. DHC REALTY, LLC, CHOWAIKI HOLDINGS, LLC, EL PASO DHC ENTERPRISES, LLC, EL PASOZHO ENTERPRISES FAR EAST, LA EL PASO DHC ENTERPRIS WEST, LLC, and DAVID CHOWAJKI, Plaintiffs. v. Adversary No. 12-03012-HCM ARMANDO ARMENDAR YVETTE ARMENDARIZ and HECTOR ARMENDARIZ. Defendants.

ORDER REGARDING PLAINTIFFS' MOTION TO COMPEL AND FOR SANCTIONS AGAINST ARMANDO ARMENDARIZ

On this date came on to be heard Plaintiffs' Motion to Compel and for Sanctions Against

Armando Armendariz (hereinafter the "Motion"). The Court finds that written discovery was served on Defendant Armando Armendariz in the time and manner prescribed by the Federal Rules of Civil Procedure. The Court further finds that Defendant Armando Armendariz has made invalid objections, has given evasive and false answers, and has not fully and properly answered Plaintiffs' Interrogatories or Requests for Production of Documents.

Accordingly, the Court finds that Plaintiffs' Motion To Compel and for Sanctions Against Armando Armendariz should be granted. The Court further finds that Defendant Armando Armendariz's invalid objections, evasive and false answers, and failure to fully and properly answer Plaintiffs' Interrogatories and Requests for Production was without substantial justification, that no other circumstances exist which would make an award of expenses to Rlaintiffs unjust, and accordingly the Court finds that Plaintiffs are entitled to recover \$2,300.00 as reasonable attorney's fees and expenses incurred in obtaining this order. It is therefore

ORDERED, ADJUDGED AND DECREED that Plaintiffs' Motion To Compel and for Sanctions Against Armando Armendariz is hereby sustained or denied with regard to Plaintiffs' discovery sought from Defendant Armando Armendariz as set forth hereinbelow:

> INTERROGATORIES

INTERROGATORY NO. 3:

If you contend that Plaintiffs' claims are barred in whole or in part by fraud, please set forth all of the facts and evidence that you intend to use to support that defense, identify all documents (by title, date, author, custodian and a summarization of contents) that you intend to use to support that defense, and identify all persons who have knowledge of facts supporting that defense.

SUSTAINED	DENIED
-----------	--------

Defendant Armando Armendariz MUST/NEED NOT supplement his answer this Interrogatory.

INTERROGATORY NO. 4:

If you contend that Plaintiffs' claims are barred in whole or in part by the doctrine of uncle	ean
hands, please set forth all of the facts and evidence that you intend to use to support that defen	ıse,
identify all documents (by title, date, author, custodian and a summarization of contents) that y	you
intend to use to support that defense, and identify all persons who have knowledge of fa supporting that defense.	icts

SUSTAINED	DENIED
Defendant Armando Armendariz	MUST/NEED NOT supplement his answer this Interrogatory.
INTERROGATORY NO. 5:	
all of the facts and evidence that y title, date, author, custodian and a	iffs' claims are barred in whole or in part by laches, please set forth you intend to use to support that defense, identify all documents (by a summarization of contents) that you intend to use to support that who have knowledge of facts supporting that defense.
SUSTAINED	DENIED
Defendant Armando Armendariz	z MUST/NEED NOT supplement his answer this Interrogatory.
INTERROGATORY NO. 6:	
please set forth all of the facts an all documents (by title, date, auth	iffs' claims are barred in whole or in part by the doctrine of waiver, and evidence that you intend to use to support that defense, identify nor, custodian and a summarization of contents) that you intend to identify all persons who have knowledge of facts supporting that DENIED
Defendant Armando Armendaria	MUST/NBED NOT supplement his answer this Interrogatory.
equitable estoppel, please set fort defense, identify all documents (ntiffs' claims are barred in whole or in part by the doctrine of the all of the facts and evidence that you intend to use to support that (by title, date, author, custodian and a summarization of contents) that defense, and identify all persons who have knowledge of facts
SUSTAINED	DENIED
Defendant Armando Armendaria	MIST/NEED NOT supplement his answer this Interrogatory

INTERROGATORY NO. 8:

If you contend that Plaintiffs' claims are barred in whole or in part because of an accord an
satisfaction, please set forth all of the facts and evidence that you intend to use to support that
defense, identify all documents (by title, date, author, custodian and a summarization of contents
that you intend to use to support that defense, and identify all persons who have knowledge of fact
supporting that defense.

SUSTAINED	DENIED
Defendant Armando Armendariz MUST/NEED NOT supplement his answer this Interrogatory.	
INTERROGATORY NO. 9:	
If you contend that Plaintiffs' claims are bar consideration, please set forth all of the facts and edefense, identify all documents (by title, date, authorithat you intend to use to support that defense, and id supporting that defense.	or, custodian and a summarization of contents)
SUSTAINED	DEMED
Defendant Armando Armendariz MUST/NEED N	T supplement his answer this Interrogatory.
REQUESTS FOR PRODUCTION	
GENERAL INSTRUCTION	
Unless otherwise specified each request is I through the present.	imited to the time period from January 1, 2006
SUSTAINED	DENIED
REQUEST FOR PRODUCTION NO. 1	
All documents in your name, individually or jointly, or in connection with any other person or entity relating to any savings bank books, records, accounts and memoranda, current as well as those that may have been cancelled.	
SUSTAINED	DENIED
Armando Armendariz MUST/NEED NOT suppler response to the above Request in order to address P	

All documents relating to any checking accounts, in your name, individually or in connection

with any other person or entity, including checkbooks, checkbook stubs, statements, cancelled

REQUEST FOR PRODUCTION NO. 2:

checks and deposit slips, whether th	e accounts are current or have been closed.
SUSTAINED	DENIED
	D NOT supplement his response and produce documents in der to address Plaintiffs' issues raised relative thereto.
REQUEST FOR PRODUCTION	NO. 3:
name, individually or jointly, or in co	ock certificates, bonds, or other securities issued or held in your onnection with any other person or entity, or which may be held lariz, individually, or in conjunction with any other person or
SUSTAINED	DENIED
Armando Armendariz MUST/NEE response to the above Request in or	D NOT supplement his response and produce documents in der to address Plaintiffs' issues raised relative thereto.
REQUEST FOR PRODUCTION	NO. 4:
in connection with any other person	ock brokerage accounts in your name, individually or jointly, or or entity, including but not limited to, books, records, accounts, ransactions and all other papers and memoranda thereof.
SUSTAINED	DENIED
Armando Armendariz MUST/NES response to the above Request in or	O NOT supplement his response and produce documents in decto address Plaintiffs' issues raised relative thereto.
REQUEST FOR PRODUCTION	NO. 5:
2009, 2010, and 2011) together with	tax returns filed by you for the previous four (4) years (2008, any schedules and worksheets related thereto as well as all other any adjustment made in connection therewith.
SUSTAINED	DENIED
	ED NOT supplement his response and produce documents in der to address Plaintiffs' issues raised relative thereto.

REQUEST FOR PRODUCTION NO. 6:

All documents and contracts relating to the rental and/or lease of safe deposit boxes or vaults in your name, individually or in conjunction with any other person or entity.	
SUSTAINED DENIED	
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 7:	
All documents relating to deeds or conveyances of real property in your name, individually or jointly, or in connection with any other person or entity, or of which you, individually or jointly, are the legal beneficiary or equitable owner or have any interest therein.	
SUSTAINED DENIED	
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 8:	
All documents relating to monies received and/or being presently received by you for the preceding four (4) years from all sources, including but not limited to, accounts receivable, wages, earnings, draws, dividends, bonuses, automobile sales, real property leases, or reimbursed expenses.	
SUSTAINED DENIED	
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 93	
All documents relating to policies of insurance covering you or your real or personal property, including but not limited to life, liability, accident, home, and automobile, and all records showing payments for premiums therefor.	
SUSTAINED DENIED	
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	

REQUEST FOR PRODUCTION NO. 10:

All documents relating to your memberships in and contributions to any charity or any other organizations or associations, including private or professional clubs or associations.	
SUSTAINED DENIED	
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 11:	
All documents relating to any business entity in which you have an interest, individually or jointly, or in conjunction or partnership with any other individual or entity, including, but not limited to, books, records, general ledgers, general journals, cash journals, payroll records, purchase and sales journals, petty cash records, bank statements, and cancelled checks.	
SUSTAINED DENIED	
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 12:	
All records for any corporation which you, individually or jointly, hold stock directly or indirectly if the corporation records are under your actual or constructive control.	
SUSTAINED DENIED	
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 18:	
All documents relating to the title of any assets held by you, individually or jointly, whether presently owned by you, individually or jointly, or previously transferred within the preceding four (4) years. DENIED	
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	

REQUEST FOR PRODUCTION NO. 14:

All documents relating to bills and/or the purch \$500.00 owned by you and records concerning acquisition	- -
SUSTAINED DEI	NIED
Armando Armendariz MUST/NEED NOT supplement response to the above Request in order to address Plainti	· •
REQUEST FOR PRODUCTION NO. 15:	
All documents relating to bills and/or the purch \$500.00 which you claim to be exempt property and reco	
SUSTAINED DEI	NIED
Armando Armendariz MUST/NEED NOT supplement response to the above Request in order to address Plainti	his response and produce documents in iffs' issues raised relative thereto.
REQUEST FOR PRODUCTION NO. 16:	
All documents relating to any location in which yo but not limited to, real estate purchase contracts, decessecurity deposits, mortgages, mortgage balance sheets, in documentation relating thereto.	ds, lease agreements, rental agreements,
SUSTAINEDREI	NIED
Armando Armendariz MUST/NEED NOT supplement response to the above Request in order to address Plainti	
REQUEST FOR PRODUCTION NO. 17:	
All documents relating to any financial statement individual or institution for the presenting five (5) years memoranda and other papers regarding same.	nts prepared or submitted by you to any s together with all schedules, worksheets
SUSTAINED DEI	NIED
Armando Armendariz MUST/NEED NOT supplement response to the above Request in order to address Plainti	

REQUEST FOR PRODUCTION NO. 18:

	debt owed to you by any person or entity at any time within not limited to, promissory notes, IOU notes and/or accounts
SUSTAINED	DENIED
	NOT supplement his response and produce documents in er to address Plaintiffs' issues raised relative thereto.
REQUEST FOR PRODUCTION N	IO. 19:
All real property leases betwee restaurants in El Paso.	en you and any current or past employee of the Fuddruckers
SUSTAINED	DENIED
	NOT supplement his response and produce documents in er to address Plaintiffs' issues raised relative thereto.
REQUEST FOR PRODUCTION N	IO. 20:
All contracts or leases involvi employees of the Fuddruckers restaur	ng automobiles by and between you and any past or current ants in El Paso, Texas.
SUSTAINED	DENIED
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION	10. 21:
All documents memorializing a any current or past employees of the I	any contracts or financial transactions by and between you and Fuddruckers restaurants in El Paso, Texas.
SUSTAINED	DENIED
Armando Armandariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	

REQUEST FOR PRODUCTION NO. 22:

All monthly credit card statements f	for all credit cards used by you since January 1, 2008.
SUSTAINED	DENIED
	' supplement his response and produce documents in ddress Plaintiffs' issues raised relative thereto.
REQUEST FOR PRODUCTION NO. 23	:
Department of Public Safety, Texas Department	omitted by you since January 1, 2008 to the Texas ment of Transportation, the Texas State Comptroller, or in a license or to qualify generally to do business in the
SUSTAINED	DENIED
	supplement his response and produce documents in ddress Plaintiffs issues raised relative thereto.
REQUEST FOR PRODUCTION NO. 24	
All documents relating to your purch	hase or sale of automobiles since January 1, 2008.
SUSTAINED	DENIED
Armando Armendariz MUST/NEED NOT response to the above Request in order to ac	supplement his posponse and produce documents in ddress Plaintiffs' issues raised relative thereto.
REQUEST FOR PRODUCTION NO. 23	
All quarterly sales tax reports submy your sales of automobiles, trucks, or boats in	itted by you to the Texas State Comptroller relating to in the state of Texas since January 1, 2008.
SUSTAINED	DENIED
	supplement his response and produce documents in ddress Plaintiffs' issues raised relative thereto.

REQUEST FOR PRODUCTION NO. 26:

If you have provided financing to anyone w from you since January 1, 2008, produce all docum	tho has purchased an automobile, truck, or boat nents memorializing these credit transactions.	
SUSTAINED	DENIED	
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO. 28:		
All documents in your possession, custody of Fuddruckers restaurants in El Paso, Texas.	or control related to the catering business of the	
SUSTAINED	DENIED	
Armando Armendariz MUST/NEED NOT supple response to the above Request in order to address F	ement his response and produce documents in Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 29:		
All documents memorializing any commun past employees of the Fuddruckers restaurants in E	ications received or sent by you with current or 1 Paso since January 1, 2009.	
SUSTAINED	DENIED	
Armando Armendariz MUST/NEED NOT supple response to the above Request in order to address I	Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 30:		
All documents memorializing any computer customers of the Fuddruckers restaurants in El Pase	nications received or sent by you with catering o, Texas since January 1, 2009.	
SUSTAINED	DENIED	
Armando Armendariz MUST/NEED NOT supple response to the above Request in order to address F		
)/		

REQUEST FO	R PRODUCTION	NO. 31:

Fuddruckers in El Paso, Texas.	ude any information related to the business of		
SUSTAINED	DENIED		
Armando Armendariz MUST/NEED NOT surresponse to the above Request in order to address	pplement his response and produce documents in ess Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO. 32:			
•	ications sent by you or received by you from or with vees, family, or friends relating to the business of the January 1, 2008.		
SUSTAINED	DENIED		
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.			
REQUEST FOR PRODUCTION NO. 33:			
All documents in your possession, cex-employee files or personnel who have work	custody or control, related to employee files or ed for Fuddruckers restaurants in El Paso, Texas.		
SUSTAINED	DENTED		
Armando Armendariz MUST/NEED NOT surresponse to the above Request in order to address	pplement his response and produce documents in ess Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO. 34:	\searrow		
All records related to charitable contribut materials, food, or other items of value during t Holdings, LLC and/or its related Fundruckers r	tions made by you utilizing Fuddruckers of El Paso's the time that you have been employed by Chowaiki restaurants in El Paso, Texas.		
SUSTADOED	DENIED		
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.			

REQUEST FOR PRODUCTION NO. 35:

All records of food purchases made by you	since January 1, 2009.		
SUSTAINED	DENIED		
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.			
REQUEST FOR PRODUCTION NO. 36:			
Any records related to the vending machine Paso, Texas.	es located in the Fuddruckers restaurants in El		
SUSTAINED	DENIED		
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.			
REQUEST FOR PRODUCTION NO. 37:			
Any invoices, contracts, documents or commrelated to the catering business or any other busin Texas.	nunications in your possession, custody or control ces of the Fundruckers restaurants in El Paso,		
SUSTAINED	DENIED		
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.			
REQUEST FOR PRODUCTION NO. 33:			
All documents memorializing any eash payments received by you, rebates received by you, gifts received by you, or any terms of value received by you or anyone in your household provided by customers or by vendors/suppliers with a relationship to the Fuddruckers restaurants in El Paso, Texas. This would necessarily include suppliers, vendors, employees, ex-employees, relatives, friends, military personnel, or anyone else who has provided anything of value to you because of your relationship with Chowaiki Holdings, LLC and/or the Fuddruckers restaurants in El Paso, Texas.			
SUSTAINED	DENIED		
Armando Armendariz MUST/NEED NOT supplement his response and produce documents in			

response to the above Request in order to address Plaintiffs' issues raised relative thereto.

REQUEST FOR PRODUCTION NO. 40:

All inventory records in your possession, Fuddruckers restaurants in El Paso, Texas.	custody or control related to the business or
SUSTAINED	DENIED
Armando Armendariz MUST/NEED NOT supple response to the above Request in order to address I	
REQUEST FOR PRODUCTION NO. 41:	
All documents related to any purchases by Paso, Texas since January 1, 2008.	you on behalf of Fuddruckers restaurants in E
SUSTAINED	DENIED
Armando Armendariz MUST/NEED NOT supple response to the above Request in order to address I	
REQUEST FOR PRODUCTION NO. 42:	
All monthly cell phone bills for you, your ho since January 1, 2009.	mehold, and for anyone hying at your household
SUSTAINED	DENIED
Armando Armendariz MUST/NEED NOT supple response to the above Request in order to address I	ement his response and produce documents in Plaintiffs' issues raised relative thereto.
REQUEST FOR PRODUCTION NO. 33:	
All notes, ledgers, and accounts reflecting ex-employee of the Fuddruckers restaurants in El F	eg any loans made by you to any employee or Paso, Texas.
SUSTAINED	DENIED
Armando Armendariz MUST/NEED NOT supple response to the above Request in order to address I	
Defendant Armando Armendariz is FUR	THER ORDERED to deliver to Corey W.
Haugland, Plaintiffs attorney of record, at the offi	ces of James & Haugland, P.C., 609 Montana
Avenue, El Paso, Texas 79902 on or before 5:00	p.m. on, 20
supplemental answers to the Interrogatories identifi	ed hereinahove wherein the Court has sustained

Plaintiffs' arguments; and,

Submitted by:
Corey W. Haugland
State Bar No. 09234200
JAMES & HAUGLAND, P.C.
609 Montana Avenue
El Paso, Texas 79902
Phone: 915-532-3911
FAX: (915) 541-6440

Attorney for Plaintiffs

12-03012-hcm Doc#62 Filed 02/16/13 Entered 02/17/13 00:05:51 Imaged Certificate of

Notice Pg 16 of 17
United States Bankruptcy Court
Western District of Texas

DHC Realty, LLC, Plaintiff

Adv. Proc. No. 12-03012-hcm

Armendariz, Defendant

Date: Feb 16, 2013

CERTIFICATE OF NOTICE

District/off: 0542-3 User: vogest Page 1 of 2 Date Rcvd: Feb 14, 2013 Form ID: pdfintp Total Noticed: 3

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Feb 16, 2013.

pla +Chowaiki Holdings, LLC, 301 Williams, El Paso, TX 79901-1813

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. ust E-mail/Text: USTPRegion07.sn.bnc@usdoj.gov Feb 15 2013 00:07:29 United States Trustee - EP12,

U.S. Trustee's Office, 615 E. Houston, Suite 533, P.O. Box 1539, San Antonio, TX 78295-1539

intp +E-mail/Text: ustpregion07.au.ecf@usdoj.gov Feb 15 2013 00:09:16 Valerie Wenger,
Office of the U.S. Trustee, 903 San Jacinto Blvd., Suite 230, Austin, TX 78701-2450

TOTAL: 2

***** BYPASSED RECIPIENTS (undeliverable, * duplicate) *****
cd* +Chowaiki Holdings, LLC, 301 Williams, El Paso, TX 79901-1813

TOTALS: 0, * 1, ## 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 9): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Signature:

Joseph Spections

12-03012-hcm Doc#62 Filed 02/16/13 Entered 02/17/13 00:05:51 Imaged Certificate of Notice Pg 17 of 17

District/off: 0542-3 User: vogest Page 2 of 2 Date Rcvd: Feb 14, 2013

Form ID: pdfintp Total Noticed: 3

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on February 14, 2013 at the address(es) listed below:

Christopher Robert Johnston on behalf of Defendant Armando Armendariz cjohnston@f-jlaw.com, mwoods@f-jlaw.com

Corey W. Haugland on behalf of Counter Defendant Chowaiki Holdings, LLC chaugland@jghpc.com on behalf of Counter Claimant Armando Armendariz usbc@sidneydiamond.com